

REMARKS

Re Claim 1:

The examiner pointed out that the “ATSC digital television receiver circuit” disclosed in the cited document corresponds to the “broadcast receiving section”; the “wireless network circuit” disclosed in the cited document corresponds to “data accept section”; and “narrowband connection for e-commerce applications such as purchase orders” disclosed in the cited document corresponds to the “inherent information.” Accordingly, the examiner pointed out that the present invention is disclosed in said cited documents. However, the “purchase order” is transmitted to the network so that it is distinguishable from the “inherent information,” which is received by the data accept section of the present invention. Further, the applicant has made an amendment to the effect that the inherent information is information inherent to the receiving device in order to provide clarity therewith. The cited reference fails to show or disclose that said data accept section performs a transmission request of inherent information inherent to the receiving device by indicating an identifier of itself by a communication means while accepting the inherent information according to said identifier. Hence, the present invention is distinguishable from the cited invention and could not easily have been made by a person skilled in the art. Hence the present application is to be granted a patent.

Re Claim 3:

Similarly to Claim 1, the applicant has made an amendment in order to provide clarity therewith. Especially Claim 3 as amended recite that said data accept section performs a transmission request of variable information which changes with the passage of time by indicating an identifier of itself by a communication means while accepting the variable information according to said identifier. Hence, the present invention is distinguishable from the cited invention and could not easily have been made by a person skilled in the art. Hence the present application is to be granted a patent.

Re Claim 5:

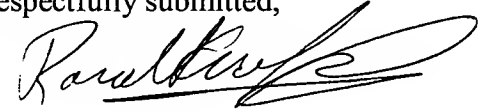
The applicant has made an amendment in order to provide clarity with the description of the “instruction presence information.” In addition, the cited documents do not disclose that a request for something by utilizing a wireless network circuit, so that the present invention is distinguishable from the cited documents.

Hence, the present invention is distinguishable from the cited inventions and could not easily have been made by a person skilled in the art. Hence the present application is to be granted a patent.

Remaining claims 2, 4, 6 and 7 depend on Claim 1, 3 or 5 respectively. Those dependent claims should be allowed for the same reason with the independent Claims 1, 3 or 5.

In view of the above, each of the claims in this application is believed to be in immediate condition for allowance. Accordingly, the Examiner is respectfully requested to withdraw the outstanding rejections of the claims and to pass this application to early issue.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Ronald E. Brown", with a stylized flourish at the end.

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